UNITED	STATES DISTRICT	COURT	Also reflect come
	District of	NEBR	ASKA
UNITED STATES OF AMERICA			2007 FEB 15 PH 4: 22
V. JOHN O. BROWN Defendant	ORDER OF DE Case Number:		ING REVOCATION HRG.
In accordance with the Bail Reform Ac	t, 18 U.S.C. § 3142(f), a dete	ention hearing h	as been held. I conclude
that the following facts require the detention	on of the defendant pending r Part I—Findings of Fact	evocation heari	ng in this case.
☐ (1) The defendant is charged with an offense descr or local offense that would have been a federal ☐ a crime of violence as defined in 18 U.S.C. ☐ an offense for which the maximum sentenc ☐ an offense for which a maximum term of in	offense if a circumstance giving rise to . § 3156(a)(4). the is life imprisonment or death.	o federal jurisdiction	
a felony that was committed after the defen		re prior federal offen	ses described in 18 U.S.C.
§ 3142(f)(1)(A)-(C), or comparable state of (2) The offense described in finding (1) was comm (3) A period of not more than five years has elapse for the offense described in finding (1).	nitted while the defendant was on release		
(4) Findings Nos. (1), (2) and (3) establish a rebutt safety of (an) other person(s) and the community			
_ (1) (7)	Alternative Findings (A)		
(1) There is probable cause to believe that the deferment for which a maximum term of imprisonment under 18 U.S.C. § 924(c).		 	
(2) The defendant has not rebutted the presumption the appearance of the defendant as required and	I the safety of the community.	ion or combination of	f conditions will reasonably assure
(1) There is a serious risk that the defendant will no (2) There is a serious risk that the defendant will er		r the community.	
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Part II—W	ritten Statement of Reasons for I	Detention	
I find that the credible testimony and information su			incing evidence a prepon-
derance of the evidence that Def has not made	+ bundar In a	rous his	VI. as a socilar
not pose HISK at 12	rger to cour	venily.	In fact kis
Community = 2 Pets.	Re-evaluation	establishe	
consideration of release			WEY OFFICE
Part I	II—Directions Regarding Detent	tion	
The defendant is committed to the custody of the Attor to the extent practicable, from persons awaiting or serv reasonable opportunity for private consultation with def Government, the person in charge of the corrections facilin connection with a court proceeding.	rney General or his designated representing sentences or being held in custody fense counsel. On order of a court of	tative for confinemen y pending appeal. T the United States or	he defendant shall be afforded a on request of an attorney for the
Date	_	e of Judicial Officer	.1
-		er, U.S. Magistrate Julitle of Judicial Office	

^{*}Insert as applicable: (a) Controlled Substances Act (21 U.S.C. § 801 et seq.); (b) Controlled Substances Import and Export Act (21 U.S.C. § 951 et seq.); or (c) Section 1 of Act of Sept. 15, 1980 (21 U.S.C. § 955a).